

In re Applicants:

James Q. Mi, et al.

Art Unit:

2132

Serial No.:

09/259,620

Examiner:

Paul E. Callahan

Filed:

February 26, 1999

Assignee:

Intel Corporation

Title:

Computer System

Identification

\$\to\$ \$\to\$ \$\to\$ \$\to\$ \$\to\$ \$\to\$

Docket No. ITL.0160US

(P6668)

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REASONS FOR PRE-APPEAL BRIEF REQUEST FOR REVIEW

Dear Sir:

Applicant seeks pre-appeal review of the rejections of claims 39-50.

Based on the response to Applicant's arguments in the Final Office Action of April 30, 2007 (herein called the "Final Office Action"), the Examiner is relying on Claus to purportedly teach or suggest the following limitations of independent claim 39: in response to a request to provide an identification of a second computer system, notifying a user of the second computer system of the request and prompting the user to allow or deny the request. The Examiner bases this contention on the language found in lines 5-28 in column 12 of Claus. Final Office Action, 2.

The cited language in Claus, however, fails to teach or suggest the above-referenced claim limitations. More specifically, the cited language discloses a smart card that contains both the smart card 500 and authentication device 700 of Fig. 1. Claus, 12:16-20. Thus, the disclosure in column 12 of Claus has the same shortcomings Claus' description of Fig. 1. More specifically, there is no teaching or suggestion in the cited language regarding notifying a user of an identification request and prompting a user whether to allow or deny the request. Instead, in

Date of Deposit: August 30, 2007

I hereby certify under 37 CFR 1.8(a) that this correspondence is being deposited with the United States Postal Service as **first class mail** with sufficient postage on the date indicated above and is addressed to Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia, 22313-1450

Janice Muŋøz

column 12, Claus discloses providing a challenge signal and based on the smart card's response to the challenge, another smart card authenticates or fails to authenticate the first smart card.

There is no discussion in the cited language regarding providing any indication to a user of the smart card of the ongoing process, such as providing and authenticating the challenge number. Thus, from the standpoint of the user, the purportedly "more powerful smart card" disclosed in column 12 of Claus is merely a plastic card that provides absolutely no indication of whether nor not identification of the card is being requested. Thus, without this disclosure, Claus fails to teach or suggest the missing claim limitations, i.e., the act of providing any type of interface on a computer system to notify both a user of the second computer system of the request and prompt the user to allow or deny the request, whether the interface be visual or not. As previously pointed out by Applicant and as is now conceded by the Examiner in the Final Office Action, Glasser fails to teach or suggest the missing claim limitations. Thus, for at least these reasons, Applicant respectfully requests reconsideration of the § 103 rejection of independent claim 39.

For similar reasons, the hypothetical combination of Claus and Glasser fails to teach or suggest the limitations of claim 43. In this regard, neither Claus nor Glasser, alone or in combination, teaches or suggests instructions to cause a processor of a first processor-based system to in response to a request to provide an identification for the first computer system to provide a visual interface on a second computer system to notify both a user of the second computer system of a request and prompt the user to allow or deny the request.

Similarly, independent claim 47 overcomes the § 103 rejection for at least the reasons that there is no teaching or suggestion in the hypothetical combination of Claus and Glasser of a first computer to in response to a request from a second computer provide a visual interface on the first computer to notify both a user of the first computer of the request and prompt the user to allow or deny the request.

Dependent claims 40-42, 44-46 and 48-50 are patentable for at least the reason that these claims depend from allowable claims.

The Commissioner is authorized to pay any additional fees or credit any overpayment to Deposit Account No. 20-1504 (ITL.0160US).

Date: August 30, 2007

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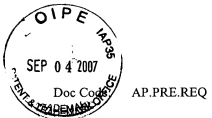
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Respectfully submitted,

Attorneys for Intel Corporation



*Total of

PTO/SB/33 (07/05) Approved for use through xx/xx/200x. OMB 0651-00xx

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

PRE-APPEAL BRIEF REQUEST FOR REVIEW		Docket Number (Optional)	
		ITL.0160US (P6668)	
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	09/259,620		02/26/1999
onAugust 30, 2007	First Named Inventor		
Signature Auce Mundz	James Q. Mi		
	Art Unit	E	kaminer
Typed or printed name	2	132	Paul E. Callahan
Applicant requests review of the final rejection in the above-identified application. No amendments are being filed with this request.			
This request is being filed with a notice of appeal.			
The review is requested for the reason(s) stated on the attached sheet(s). Note: No more than five (5) pages may be provided.			
I am the			
applicant/inventor.			(atura)
assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. Fred G. Pryner, Jr.			
(Form PTO/SB/96)	Typed or/printed name		
attorney or agent of record. Registration number 40,779			468-8880
		Telepho	one number
attorney or agent acting under 37 CFR 1.34. Registration number if acting under 37 CFR 1.34		Augus	t 30, 2007
-			Date
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.			

This collection of information is required by 35 U.S.C. 132. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11, 1.14 and 41.6. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Tradeamrk Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop AF, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

_ forms are submitted.